# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

IN RE:

CASE NO: 14-05481-5-DMW

Kenneth Michael Williams Tonya Robinson Williams

Debtor (in a joint case, "debtor shall include "debtors")

#### **CHAPTER 13 PLAN - AMENDED**

The format of this chapter 13 plan has been approved by the bankruptcy judges for the Eastern District of North Carolina.

CONFIRMATION PROCESS: Before a plan is confirmed, the chapter 13 trustee will file a separate Motion and Notice for Confirmation that will be served on all creditors. The trustee's Motion and Notice for Confirmation may incorporate some or all of the terms of the debtor's proposed plan, and will state the date by which objections to confirmation must be filed with the court. Any objections to confirmation must state with particularity the grounds for the objection.

The rights of creditors may be affected if the plan is confirmed, and creditors should carefully read the plan.

PROOF OF CLAIM: A creditor's claim will not be allowed or paid unless a proof of claim is filed by or on behalf of the creditor. Only allowed claims will receive a distribution from the chapter 13 trustee. Confirmation of a plan does not preclude the debtor, trustee or a party in interest from filing an objection to a claim.

PRE-CONFIRMATION ADEQUATE PROTECTION PAYMENTS: Pre-confirmation adequate payments required by 11 U.S.C. § 1326(a)(1) that are to be made through the chapter 13 trustee pursuant to Local Rule 3070-1(b) shall be disbursed by the trustee in accordance with the trustee's customary distribution process. A creditor will not receive a pre-confirmation adequate protection payment unless the creditor timely files a proof of claim.

INFORMATION ABOUT THE DEBTOR: The debtor's Current Monthly Income as defined in 11 U.S.C. § 101(10A) is ABOVE \( \sqrt{\operation} \) BELOW (designate one) the applicable state median income.

The debtor's projected disposable income as referred to in 11 U.S.C. § 1325(b)(1)(B) is \$\_-1,652.68

The amount referred to in 11 U.S.C.§1325(a)(4) that would be paid to unsecured claims if the debtor's estate were liquidated in a case under chapter 7 of title 11 is \$\_0.00\_. The "liquidation test" has been computed as follows:

Asset (Real Property, Auto, Other)	Liquidation Value Net of Security Interest
901 Wakehurst Drive, Cary NC 27519	0.00
Resale value	
117 Courthouse Drive, Elizabethtown, NC 28337	0.00
Owned jointly with Anthony L. Robinson	
Resale value	
Cash	0.00
SECU checking	0.00
SECU savings	25.00
Small kitchen appliances	0.00
Resale value	
Stove	0.00
Resale value	
Refrigerator	0.00
Resale value	
Washer/dryer	0.00
Resale value	<i>)</i>

Asset (Real Property, Auto, Other)	Liquidation Value Net of Security Interest
China/dishes	0.00
Resale value Silver/flatware	0.00
Resale value	
Living room and den furniture	0.00
Resale value	0.00
Bedroom furniture Resale value	0,000
Dining room furniture	0.00
Resale value	0.00
Lawn furniture/grill	0.00
Resale value Televisions, computers. stereo, DVD player/video camera	0.00
Resale value	
Lawn mower	0.00
Resale value	0.00
Tools Resale value	
Book, music, and film collection	0.00
Resale value	0.00
Clothes	0.00
Resale value Jewelry	0.00
Resale value	
NY Life. Husband is insured. Wife is beneficiary. Policy No.	0.00
61031684.	0.00
NY Life. Wife is insured. Husband is beneficiary. Policy	0.00
Number: 61025110. Assistance Travel & Transport, Inc.	0.00
2007 Lexus LS-V8 Sedan 4D LS460. 169k miles.	0.00
NADA trade	0.00
2008 Infinity G35 V6 4D. Navigation system. Power sunroof.	0.00
VIN# JNKBV61E78M227972 Location: With daughter in Greensboro, NC	ļ
NADA retail	
2010 Acura TSX 4D l4.	0.00
VIN# JH4CU2F63AC029208	
Location: With daughter in Raleigh Co-owned with Latarra Renee Williams	
NADA trade	
2007 Dodge Grand Caravan-V6 SE	0.00
VIN# 1D4GP24R87B211737 Owned jointly with Assistance Travel and Transport	
NADA trade	
2007 Dodge Grand Caravan-V6, SE. 168k miles.	0.00
VIN# 1D4GP24R87B128325	
Owned jointly with Assistance Travel and Transport NADA trade	
2008 Dodge Grand Caravan V6 SE. 124,522 miles. VIN# 2D8HN44H18R702472	0.00
Owned jointly with Assistance Travel and Transport	
NADA trade	0.00
2009 Ford Truck Econoline E350 Wag-V8, Extended Club	0.00
Wagon XLT VIN# 1FBSS31L29DA15512	
Owned jointly with Assistance Travel and Transport	
NADA trade	^ ^^
2008 Dodge Grand Caravan-V6, SE. 155k miles.	0.00
VIN# 2D8HN44H88R705515 Owned jointly with Assistance Travel and Transport	
NADA trade	

	A CONTRACTOR OF THE CONTRACTOR
Asset (Real Property, Auto, Other)	Liquidation Value Net of Security Interest
2009 Dodge Grand Caravan-V6, SE. 152,854 mlles.	0.00
VIN# 1D8HN44E09B511924	
Owned jointly with Assistance Travel and Transport	
NADA trade	0.00
2009 Dodge Grand Caravan-V6, SE. 189,249 miles.	0,00
VIN# 2D8HN44E49R538089 Owned jointly with Assistance Travel and Transport	
NADA trade	
2011 Dodge Grand Caravan-V6, Grand Caravan Mainstreet.	0.00
97.773 miles.	
VIN# 2D4RN3DG1BR626878	
Owned Jointly with Assistance Travel and Transport	
NADA trade	
2009 Dodge Grand Caravan-V6, SE. 152,854 miles.	0.00
VIN# 1D8HN44E09B511924	
Owned jointly with Assistance Travel and Transport	
NADA trade	
2006 Kia Sedona. V6. Wagon LX.	0.00
KNDMB233766048727	
Jointly owned with Assistance Travel & Transport Inc.	000.00
2006 Chrysler Town & Country V6 Wagon LX. 150k miles.	323.08
NADA trade	0.405.00
2006 Dodge Grand Caravan SXT. 150k miles.	2,125.00
NADA trade	2,000.00
2005 Kia Sedona Wagon.	2,000.00
Resale value	2,500.00
2008 Dodge Grand Caravan V6 SE.	2,000.00
Resale value	1.515.52
2007 Chrysler Town & Country	1,010.02
Jointly owned with Assistance Travel & Transport	
Resale value	4,687.18
2009 Dodge Grand Caravan. VIN: 2D8HN44E09R516459.	7,001.10
Resale value	

# PLAN TERMS PROPOSED BY DEBTOR

#### 1. PAYMENTS AND LENGTH OF PLAN

The debtor shall make payments to the trustee in the aggregate amount of \$\frac{145,860.00}{2,431.00}\$, which shall be payable as follows (state amount of monthly payment and the number of months to be paid): \$\frac{2,431.00 per month for 60}{2,431.00}\$

# 2. PAYMENT OF DEBTOR'S BASE ATTORNEY'S FEES

The balance of the debtor's attorney's base fee to be paid through the plan is \$ 4,044.00 (representing a base fee of \$ 4,044.00 less the amount of \$ 0.00 which has already been paid).

# 3. PAYMENT OF SECURED CLAIMS (PAID THROUGH THE PLAN)

The secured claims to be paid through the plan are listed in the chart at the end of this paragraph. The allowed amounts of the secured claims will be limited to the amounts stated in the column "Amount of Secured Claim to be Paid," which will be paid with interest at the rate shown in the chart. Distributions will be made by the trustee to the holders of secured claims over the duration of the plan as stated in Paragraph 1, and shall be subject to the disbursements for attorney's fees as set forth in Local Rule 2016-1. Unless otherwise ordered by the court, the amount of a creditor's claim in excess of the allowed amount of the secured claim shall be a general unsecured claim.

Creditor	Collateral Description	910/ 365 Claim under § 1325(a) ? Y/N	Amount of Claim	Collateral Value	Amount of Secured Claim to be Paid	Int. Rate	If Entitled to §1326 PMSI Adeq. Prot. Pymt. Specify Amt. of Pymt.	Est. Mo. Pymt.
Wells Fargo Home Mortgage	901 Wakehurst Drive, Cary NC 27519 Resale value	N	\$252,498.86	\$312,000.00	\$249,188.86	0%	\$0.00	\$1,654.78
Suntrust Bank	2008 Infinity G35 V6 4D. Navigation system. Power sunroof. VIN# JNKBV61E78 M227972 Location: With daughter in Greensboro, NC NADA retail		\$14,514.83	\$16,100.00	\$14,514.83	5.25%	\$161.00	\$307.03
Suntrust Bank	2007 Lexus LS-V8 Sedan 4D LS460. 169k miles. NADA trade	Y	\$8,708.14	\$12,925.00	\$8,708.14	5.25%	\$176.00	\$184.20

#### 4. PROPERTY TO BE SURRENDERED TO SECURED CREDITORS

The Debtor Will Surrender The Collateral Listed In The Chart At The End Of This Paragraph. Upon confirmation of the plan, the automatic stay and, if applicable, the codebtor stay, will terminate with respect to the surrendered collateral. No claim for a deficiency will be allowed unless it is filed within 180 days after confirmation of the plan, and no distribution will be made to an affected secured creditor unless the secured creditor has given the debtor credit and reduced its claim to account for the surrendered collateral.

Creditor	Collateral Description
Bladen County Revenue Department	117 Courthouse Drive, Elizabethtown, NC 28337 Owned jointly with Anthony L. Robinson Resale value
First Citizens Bank	117 Courthouse Drive, Elizabethtown, NC 28337 Owned jointly with Anthony L. Robinson Resale value

#### 5. CURING DEFAULTS

Pursuant to 11 U.S.C. § 1322(b)(3) and/or (5), the pre-petition defaults listed in the chart at the end of this paragraph will be cured through the plan in full with interest, if any, at the rate specified in the chart. The amount of the arrearage in the chart is an estimation and the amount of the arrearage, unless otherwise ordered by the court, shall be determined by the amount stated in the creditor's proof of claim. After the arrearage, as stated in the proof of claim or as otherwise determined by the court, has been paid through the plan, all pre-petition defaults shall be deemed to be curred, the debtor's obligation shall be deemed to be current as of the date of the petition, the secured creditor shall have no right to recover any amount alleged to have arisen prior to the filing of the petition, and the secured creditor may not declare a default of the note, mortgage or other loan document based upon a pre-petition default.

Creditor	Collateral Description	Estimated Amount of	Interest to be Paid on
	_	Arrearage	Arrearage (0% if none
			specified)
Wells Fargo Home Mortgage	901 Wakehurst Drive, Cary NC	\$3,310.00	0%
_	27519		
İ	Resale value		

# 6. SECURED CLAIMS TO BE PAID DIRECTLY TO CREDITORS BY DEBTOR

The following secured claims shall be paid by the debtor directly to the secured creditors according to the contractual terms of the secured claims:

Creditor	Collateral Description
Ally Financial	2007 Dodge Grand Caravan-V6 SE
•	VIN# 1D4ĞP24R87B211737
	Owned jointly with Assistance Travel and Transport
	NADA trade
Ally Financial	2007 Dodge Grand Caravan-V6, SE. 168k miles.
	VIN# 1D4GP24R87B128325
	Owned jointly with Assistance Travel and Transport
	NADA trade
Ally Financial	2009 Ford Truck Econoline E350 Wag-V8, Extended Club
	Wagon XLT
	VIN# 1FBSS31L29DA15512 Owned Jointly with Assistance Travel and Transport
·	NADA trade
414 141	2008 Dodge Grand Caravan-V6, SE. 155k miles.
Ally Financial	VIN# 2D8HN44H88R705515
	Owned jointly with Assistance Travel and Transport
•	NADA trade
Ally Financial	2009 Dodge Grand Caravan-V6, SE. 152,854 miles.
Any Finantian	VIN# 1D8HN44E09B611924
	Owned jointly with Assistance Travel and Transport
	NADA trade
Ally Financial	2009 Dodge Grand Caravan-V6, SE. 189,249 miles.
any rinamani	VIN# 2D8HN44E49R538089
	Owned jointly with Assistance Travel and Transport
	NADA trade
Ally Financial	2011 Dodge Grand Caravan-V6, Grand Caravan Mainstreet.
	97,773 miles.
	VIN# 2D4RN3DG1BR626878
	Owned jointly with Assistance Travel and Transport
	NADA trade
Ally Financial	2009 Dodge Grand Caravan-V6, SE. 152,854 miles.
	VIN# 1D8HN44E09B511924
	Owned jointly with Assistance Travel and Transport
	NADA trade  2009 Dodge Grand Caravan. VIN: 2D8HN44E09R516459.
Ally Financial	Resale value
N. C A.A. Pinana O.	2007 Chrysler Town & Country
National Auto Finance Co.	Jointly owned with Assistance Travel & Transport
	Resale value
Toyota Motor Credit Corporation	2010 Acura TSX 4D I4.
Toyota motor credit corporation	VIN# JH4CU2F63AC029208
	Location: With daughter in Raleigh
	Co-owned with Latarra Renee Williams
	NADA trade
Wells Fargo Dealer Services	2006 Kia Sedona, V6. Wagon LX.
TEORS : MISO DOMO! OU! FIVOU	KNDMB233766048727
	Jointly owned with Assistance Travel & Transport Inc.

#### 7. PRE-PETITION DOMESTIC SUPPORT OBLIGATIONS

The following arrearage claims for pre-petition domestic support obligations as defined in 11 U.S.C. §101(14A) shall be paid in full through this plan pursuant to 11 U.S.C.§507(a)(1) unless the domestic support obligation claimant agrees to a different treatment or the court orders otherwise:

Creditor	Collection Agency	Amount of Arrearage
-NONE-		

The debtor shall directly pay all ongoing domestic support obligations that become due after the filing of the petition.

### 8. PRIORITY CLAIMS (EXCLUDING DOMESTIC SUPPORT OBLIGATIONS)

The following claims that are entitled to priority pursuant to 11 U.S.C. §507 shall be paid in full through this plan unless the claimant agrees to a different treatment or the court orders otherwise:

Creditor	Type of Priority	Amount of Priority Claim
Internal Revenue Service	Taxes and certain other debts	\$4,400.00

#### 9. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

Executory contracts and leases that are being assumed shall be paid directly by the debtor according to the contractual terms of the executory contract or lease. Pre-petition defaults listed in the chart at the end of this paragraph will be cured through the plan. The amount of the arrearage in the chart is an estimation and the amount of the arrearage, unless otherwise ordered by the court, shall be determined by the amount stated in the creditor's proof of claim. After the arrearage, as stated in the proof of claim, has been paid through the plan, all pre-petition defaults shall be deemed to be curred, the debtor's obligation shall be deemed to be current as of the date of the petition, the lessor or party to the executory contract shall have no right to recover any amount alleged to have arisen prior to the filing of the petition, and the lessor or party to the executory contract may not declare a default of the lease or contract based upon a pre-petition default. Claims arising from the rejection of executory contracts and leases shall be general unsecured claims.

Lessor/Creditor	Subject of	To be Assumed,	Amount of Arrearage	Term of Cure
	Lease/Contract	Rejected, or other		(Months)
		Treatment		
-NONE-				

#### 10. CO-DEBTOR AND OTHER SPECIALLY CLASSIFIED UNSECURED CLAIMS

The following claims, if allowed, shall be paid as specially classified unsecured claims and shall receive the following designated treatment:

Creditor	Amount of Debt	Treatment of Claim
	Specially Classified	
-NONE-		

#### 11. GENERAL UNSECURED CLAIMS

General unsecured claims shall be paid through the plan pro rata to the extent that funds are available after disbursements are made to pay secured claims, arrearage claims, priority claims, and other specially classified claims.

#### 12. DISCHARGE

Subject to the requirements, conditions and limitations provided in 11 U.S.C. §1328, and unless the court approves a written waiver of discharge executed by the debtor, the court shall, as soon as practicable after completion by the debtor of all payments under the plan, grant the debtor a discharge of all debts provided for by the plan or that are disallowed under 11 U.S.C.§ 502.

#### 13. OTHER PLAN PROVISIONS

- A. <u>Lien Retention</u>. Holders of allowed secured claims shall retain the liens securing their claims to the extent provided by 11 U.S.C.§ 1325(a)(5)(B)(i).
- B. Vesting of Property of the Estate. Property of the estate shall vest in the debtor pursuant to 11 U.S.C. § 1327(b) unless this box is checked \( \subseteq \) in which event property of the estate shall remain property of the estate after confirmation of the plan.

Except as otherwise provided, property of the estate and property that vests in the debtor upon confirmation shall remain in the possession and control of the debtor, and the trustee shall have no liability arising out of the property or its retention or use by the debtor. The debtor's use of the property shall be subject to the requirements of 11 U.S.C. §363, all other provisions of title 11, the Federal Rules of Bankruptcy Procedure and the Local Rules of this court.

- C. <u>Creditor Notices When Debtor to Make Direct Payments</u>. Secured Creditors, lessors and parties to executory contracts that will be paid directly by the debtor may send standard payment notices to the debtor without violating the automatic stay.
- D. <u>Rights of Debtor and Trustee to Avoid Liens and to Recover Transfers</u>. Confirmation of the plan shall not prejudice the rights of the debtor or the trustee to bring actions to avoid liens or to avoid and recover transfers. Actions to avoid liens or to avoid and recover transfers must be initiated by separately filed motions or complaints.
  - E. Other Provisions of the Plan:

(Please attach additional pages as necessary)

Date	10/29/14	Signature <u>Kanall Michael Williams</u> Debtor
Date	10/28/14	Signature OMPO ROULLO- Tonya Robinson Williams Joint Debtor

# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA RALEIGH DIVISION

IN RE:

KENNETH MICHAEL WILLIAMS, TONYA ROBINSON WILLIAMS, CASE NO. 14-05481-5-DMW CHAPTER 13

**DEBTORS** 

#### **CERTIFICATE OF SERVICE**

This is to certify that a copy of the foregoing Chapter 13 Plan - Amended was served on the entities listed below at their last known address with sufficient postage thereon, or, if such interested party is an electronic filing user, by serving such interested party, electronic transmission, pursuant to Local Rule 5005-4(9)(b).

Chapter 13Trustee Served Electronically

I certify under penalty of perjury that the foregoing is true and correct.

Dated: October 30,2014

<u>/s/ Travis Sasser</u>

Travis Sasser

Attorney for Debtors State Bar No. 26707

2000 Regency Parkway, Suite 230

Cary, North Carolina 27518

Tel: 919.319.7400

Fax: 919.657.7400

tsasser@carybankruptcy.com